



## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/756,688	01/09/2001	Richard L. Fisher	Fisher-001221	4670	
7:	590 05/15/2002				
Albert W. Watkins			EXAMINER		
Quill & Disc Incorporated 30844 NE 1st Avenue			AVILA, STEPHEN P		
St. Joseph, MN	36374		ART UNIT	PAPER NUMBER	
			3617		
			DATE MAILED: 05/15/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.





## UNITED S ES DEPARTMENT OF COMMERCE Patent and rademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ALION	NET DOCKET NO.
			EXAMINER	
	•		ART UNIT	PAPER NUMBER
				E
			DATE MAILED:	
•	INTER	RVIEW SUMMARY		
participants (applicant, applicant	's representative, PTO person	nel):		
MR. WATK.	NS	(3)		
		(4)		
ate of Interview	3/02	<u> </u>	,	
pe: 🗹 Telephonic 🔲 Televideo	Conference Personal (c	conv is given to applicant	applicant's represe	ntative).
chibit shown or demonstration cor				
thibit shown or demonstration cor	iducted: Tes Ze No II ye	es, oner description		
dentification of prior art discussed:	NONE			
escription of the general nature o	what was agreed to if an agr	eement was reached, or any oth	ner comments:	PRICAN
TO FILE.	av RCE -	VITY ARENDA	10075 70	MAND
IN. T. ATING	AN INTER	eement was reached, or any oth  Alice  FIXEUCE		,
A fuller description, if necessary, a nust be attached. Also, where no ttached.)	copy of the amendments whic	th would render the claims allow	rable is available, a su	er the claims allowab mmary thereof must
nless the paragraph above has b S NOT WAIVED AND MUST INCL ction has are ready been filed, AF UBSTANCE OF THE INTERVIEV	UDE THE SUBSTANCE OF PLICANT IS GIVEN ONE MO	THE INTERVIEW. (See MPEP )	Section /13.04). If a re	epty to the last Office
xaminer Note: You must sign this	form unless it is an attachme	nt to another form.	85	-
			C	

FORM PTOL-413 (REV. 2-98)

ESI AVAILABLE COPY

3/3/2

A complete and proper recordation of the substance of any interview should include at least the following applicable items:

- 1) A brief description of the nature of any exhibit shown or any demonstration conducted,
- 2) an identification of the claims discussed,

3) an identification of specific prior at discussed

- 4) an identification of the principal proposed amendments of a substantive nature discussed, unless these are already described on the Interview Summary
- 4) an identification of the principal proposed antenuments of a substantive flating discussed, which is the principal proposed antenuments of a substantive flating discussed, and the principal proposed regiments in a substantive flating discussed by the examiner can be understood in the context of the arguments is sufficient if the general flating or thrust of the principal arguments are understood in the context of the application file. Of course, the applicant may desire to the principal arguments made to the examiner can be understood in the context of the application file. Of course, the applicant may desire to emphasize and fully describe those arguments which he feels were or might be persuasive to the examiner.

  6) a general indication of any other pertinent matters discussed, and lessous entire process and services of the examiner.

6) a general indication of any other pertinent matters discussed, and
7) if appropriate, the general results or outcome of the interview unless already described in the Interview Summary Form completed by the examiner as a line of the interview unless already described in the Interview Summary Form completed by the examiner as a line of the interview of the interview of the interview Summary Form completed by the examiner will give the examiner will give the applicant one month in the interview of the individual control of the indiv

Examiner to Check for Accuracy

Applicant's summary of what took place at the interview should be carefully checked to determine the accuracy of any argument or statement attributed to the examiner during the interview if there is an inaccuracy and it bears directly on the question of patentability, it should be pointed out in the next Office letter. If the claims are allowable for other reasons of record, the examiner should send a letter setting forth his or her version of the statement attributed to him. If the record is 

BEST AVAILABLE COPY

FORM PTGL-413 (REV 2-98)